Case 19-24097-MBK Doc 114 Filed 05/21/21 Entered 05/21/21 11:44:49 Desc Main Document Page 1 of 2

UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

The Law Office of Edward Hanratty Edward Hanratty, Esq. (052151997) 80 Court Street

Freehold NJ 07728 T: 732-866-6655 F: 732-734-0651 Order Filed on May 21, 2021 by Clerk U.S. Bankruptcy Court District of New Jersey

In Re:

Carl Gaynor

aka Carl Ellis Gaynor Jr.

Case No.: 19-24097

Chapter: 13

Judge: MBK

ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

DATED: May 21, 2021

Honorable Michael B. Kaplan United States Bankruptcy Judge

Case 19-24097-MBK Doc 114 Filed 05/21/21 Entered 05/21/21 11:44:49 Desc Main Document Page 2 of 2

The Court h	aving reviewed the Moti	ion for Authorizat	ion to Enter into	Final Loan Modifica	tion
Agreement filed on	5/6/21	_, as to the First		mortgage [enter fir	st,
-	concerning real property nton Falls, NJ 07712		and the Court ha	aving considered any	
objections filed to su	uch motion, it is hereby	ORDERED that:			
The	e debtor is authorized to e	enter into the final	loan modification	on agreement.	
order. If it is not, the debtor, debtor's attornot fully executed. A	e loan modification must e secured creditor, within orney, if any, and the stan A response by the debtor, creditor's Certification; a	n 14 days thereafte nding trustee a Cer , if any, must be fi	er, must file with tification indica	ting why the agreeme	on the ent was
debtor, the standing claim. Absent the fil disburse funds on ha	on the filing of the Certification value of the Certification value of the Certification value of the creditors pure case with respect to the ment; and	the secured creditors within the time fra	or all funds held me set forth abo sions of the conf	or reserved relating to eve, the standing truste firmed Plan and any p	ee will roof
debtor must file a <i>M</i> modification. If the l	ess the debtor's Plan has lodified Chapter 13 Plan loan modification results ded Schedules I and J wi	and Motions with s in material chang	nin 14 days of co	onsummation of the lo	an
4) Che	eck one:				
Order filed on	There is no order requiring Post-petition arrears are control requiring as of the date of this order.	capitalized into the	e loan modificati	_	
Р	Post-petition arrears have ustee will continue to ma	e not been capitaliz		_	
	-	*,* .* /4	1.0		
ŕ	ees and costs related to loation for Compensation in	_			r's
—	Mon for Compensation is	ii compilance with	. D.11.0. LDIX 20	10 1 must be med.	
The Moti	ion for Authorization to	Enter into Final Lo	oan Modification	n Agreement is denied	1.